

JUL 26 1998

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicant: Ronald A. Kramer

Examiner: J. Snay

Serial No.: 08/665,491

Group Art Unit: 1313

Filed: 06/18/96

Date: June 15, 1998

For: **CONDITIONER, APPLICATOR AND PROCESS THEREOF**

Box Non-Fee Amendments (Pats)
Commissioner for Patents and Trademarks
Washington, D.C. 20231

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INTERVIEW SUMMARY RECORD

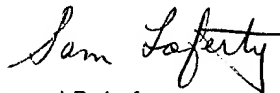
Sir:

Applicant's attorney, Samuel B. Laferty, would like to supplement the Summary of an Interview of May 20, 1998, paper no. 13, for Application Serial No. 08/665,491. The general nature of what was agreed to, if an agreement was reached, and any other comments is generally correct. But applicant's attorney does not agree with the statement that "applicant's representative noted that the specification would not support the addition of language directed to the increase of coefficient of friction by sulfonic acid."

My notes on our conversation indicate that I indicated they had not inserted a limitation with respect to "increasing the coefficient of friction of the wiper blade" into the claims as I thought that would result a refusal to enter the prior amendment for insertion of new matter. I further indicted that I had searched for the words "increase the coefficient of friction" in the specification and had not found the same. I do not feel that it is equivalent to the broad generalization that the specification would not support the addition of the language. In fact, the experimental data reported was the result of increasing the coefficient of friction.

Respectfully submitted,

HUDAK & SHUNK CO., L.P.A.



Samuel B. Laferty
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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE
BEFORE THE BOARD OF PATENT APPEALS AND INTERFERENCES

Applicant: Ronald A. Kramer

Examiner: J. Snay

Serial No.: 08/665,491

Group Art Unit: 1313

Filed: 06/18/96

Date: 09/14/98

For: **CONDITIONER, APPLICATOR AND PROCESS THEREOF**

Assistant Commissioner for Patents
Washington, D.C. 20231

Attention: Board of Patent Appeals and Interferences

CERTIFICATE OF MAILING

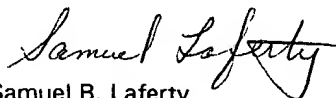
Sir:

The undersigned hereby certifies that the attached **Brief of Appellant** and a request for a one-month time extension was mailed to Assistant Commissioner for Patents, Washington, D.C. 20231, with sufficient first-class postage, no special handling, on September 14, 1998, before 5:00 PM, thereby ensuring that such document(s) will be in the hands of the U.S. Postal Service by the close of business this day.

The Commissioner is hereby authorized to charge any fees which might be required or credit any overpayment of fees with regard to the attached document(s) to Account No. **08-3150**.

Respectfully submitted,

HUDAK & SHUNK CO., L.P.A.



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CERTIFICATE OF MAILING

Sir:

The undersigned hereby certifies that the attached Interview Summary Record was mailed to Assistant Commissioner for Patents, Washington, D.C. 20231, with sufficient first-class postage, no special handling, on June 15, 1998, before 5:00 PM, thereby ensuring that such document(s) will be in the hands of the U.S. Postal Service by the close of business this day.

The Commissioner is hereby authorized to charge any fees which might be required or credit any overpayment of fees with regard to the attached document(s) to Account No. 08-3150.

Respectfully submitted

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Enclosures: Return Postcard
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Interview Summary Record

* The documents were originally sent June 15, 1998 but were returned by the post office for a postage surcharge.

Sam Laferty

J.B.L. 6/22/98

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